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6	Counsel for Plaintiff JARED EDWARDS	
7 8	UNITED STATES	S DISTRICT COURT
9		ICT OF CALIFORNIA
10		
11	JARED EDWARDS,	CASE NO. CV10- 2231 R (RCx)
12	Plaintiff,	Assigned to Hon. Manuel L. Real Courtroom 8
13	v.	
14	KEENEN IVORY WAYANS, et al.,	[PROPOSED] FINAL PRETRIAL CONFERENCE ORDER
15 16	Defendants.	Date: February 14, 2011 Time: 11:00 a.m. Location: Courtroom 8
17 18	Following pretrial proceedings, pu IT IS ORDERED:	ursuant to Rule 16, F.R.Civ.P. and L.R. 16,
19 20 21 22	Defendar Defendar Defendar Defendar St. Marti	Jared Edwards; nt Keenen Ivory Wayans; nt Shawn Wayans; nt Marlon Wayans; nt Wayans Brothers Productions; n's Press, Inc.; and nt St. Martin's Press, LLC.
23		
24	Pursuant to the Court's order on Federignate "St. Martin's Press, LLC" as a	ebruary 7, 2011, Plaintiff has leave to Defendant in this action in this Final Pretrial at the Court granted leave to identify St.
25	Conference Order. Plaintiff contends that Martin's Press, LLC as a party without at	at the Court granted leave to identify St. mending the Complaint because this Final
26	Pretrial Conference Order "supersede[s] represented to the Court that Defendants	mending the Complaint because this Final the pleadings," and Defendants' counsel have no objection to the designation of St.
27		_
28		1
	[PROPOSED] FINAL PRET	TRIAL CONFERENCE ORDER

St. Martin's Press, LLC has not been served nor has it appeared (*see* FN.1). All other parties named in the pleadings and not identified in the preceding paragraph are now dismissed.

The pleadings which raise the issues are: (i) Plaintiff's Complaint; (ii) Defendants' Keenen Ivory Wayans, Shawn Wayans, Marlon Wayans and Wayans Brothers Productions First Amended Answer to Plaintiff's Complaint; and (iii) the First Amended Answer by St. Martin's Press, Inc.

The parties disagree as to the pleadings which are or will be at issue because Plaintiff contends it does not need to file a First Amended Complaint where Defendants maintain that Plaintiff has leave to do so, but must still file the First Amended Complaint and serve the same on St. Martin's Press, LLC (see FN.1).

2. Federal jurisdiction and venue are invoked upon the grounds:

The Court has jurisdiction over Plaintiff's claims arising under the Copyright Act pursuant to 28 U.S.C. § 1338(a). The Court has supplemental jurisdiction over Plaintiff's related claim arising under state law pursuant to 28 U.S.C. § 1367(a). Venue is proper in this district pursuant to 28 U.S.C. § 1400(a), as Defendants and/or Defendants' agents reside and may be found in this district. Defendants deny that the Court has jurisdiction over St. Martin's Press, LLC as the party has not been named in this action nor has the party been served with a complaint.

The facts requisite to federal jurisdiction are admitted.

- 3. The trial is estimated to take 6 trial days.
- 4. The trial is to be a jury trial.

At least seven (7) days prior to the trial date each party shall file and serve by e-mail, fax, or personal delivery: (a) proposed jury instructions as required by L.R. 51-1 and (b) any special questions requested to be asked on voir dire.

5. The following facts are admitted and require no proof:

(i) St. Martin's Press, LLC is a New York Limited Liability Company with its principal place of business at 175 Fifth Avenue, New York,

Martin's Press, LLC as a party herein, but indicated that service on St. Martin's Press, LLC is necessary. St. Martin's Press, LLC has not been served nor has it appeared. Counsel for Defendant St. Martin's Press, Inc. and St. Martin's Press, LLC will agree to accept service on behalf of the LLC and will agree to file an answer timely as required by the Federal Code of Civil Procedure. However, in the event that St. Martin's Press, Inc. is served, counsel for Defendant St. Martin's Press, Inc. and St. Martin's Press, LLC also reserve the right to file a pre-answer motion, pursuant to Rule 12 of the Federal Rules of Civil Procedure, on behalf of Defendants. Plaintiff contends that St, Martin's Press, Inc. has participated in this litigation and produced discovery on behalf of St. Martin's Press, LLC and service is not required.

1	New York.	
2	(ii) St. M a New York Corp Avenue, New Yor	fartin's Press, Inc. is now known as SMP (1952), Inc. and is oration with a principal place of business at 175 Fifth k. New York.
3	·	ndant Wayans Bros. Productions is a production company
4 5	and California cor Hollywood, CA 90	poration located at 8730 Sunset Blvd, Suite 290, West 0069. Defendants Keenen Ivory, Shawn and Marlon one-third of Defendant Wayans Bros. Productions.
6	(iv) The v	work entitled "You know vou're a Gold Digger when" was
7	registered with the 1-612-358 effective	work entitled "You know you're a Gold Digger when" was a United States Copyright Office, Registration Number TXu ye August 23, 2009, by author Jared Edwards.
8	6. The follow	ing facts, though stipulated, shall be without prejudice to
9	any evidentiary objecti	on:
10	published by Dell	Pook entitled "150 Ways to Tell You're Ghetto" was Publishing, a division of Bantam Doubleday Dell opyright 1997 and co-authored by Shawn Wayans, Chris
11	Spencer, and Suli	McCullough.
12	(ii) The tregistered with the	book entitled "101 Ways to Know You're a Golddigger" was e United States Copyright Office, Registration Number TX we July 6, 2009 by co-authors by Keenen Ivory Wayans,
13 14	7-064-388 effective Shawn Wayans, as	ve July 6, 2009 by co-authors by Keenen Ivory Wayans, and Marlon Wayans.
15	(iii) The <i>Keenen Ivory Wayans Show</i> aired in original seasons from August 1997 until March 1998.	
16	(iv) The V to May 1999.	Wayans Bros. sitcom aired in original seasons from Jan. 1995
17	7. <u>Plaintiff</u> :	
18	(a) Plaintiff pl	ans to pursue the following claims against the following
19	Defendants	3:
20	Claim 1:	All Defendants infringed Plaintiff's copyright in violation of the Copyright Act, 17 U.S.C. §§ 101 et seq.
21	Claim 2:	<u>Plaintiff's statement of Claim 2</u> : Defendants Keenen Ivory
22 23		Wayans, Shawn Wayans, Marlon Wayans and Wayans Brothers Productions breached an implied contract with Plaintiff under California law.
2425		<u>Defendants' statement of Claim 2</u> : Defendants Keenen Ivory Wayans, Shawn Wayans, Marlon Wayans and Wayans Brothers Productions breached an implied contract
26		for the sale of the work with Plaintiff under California law.
27		Defendants maintain that Plaintiff needs to clarify the breach of implied contact on Plaintiff's prior
28		

representations that it seeks a Desny claim for breach of an 1 implied in fact contract for the sale of the work in question under California law. 2 **(b)** The Elements Required to Establish Plaintiff's Claims Are 3 Copyright infringement under the Copyright Act: 4 Plaintiff is the owner of a valid copyright; and 5 Defendants copied original elements from the copyrighted work. Defendants contend that proof of actual damages and/or profits 6 attributable to the infringement is an "element" of Plaintiff's Copyright infringement claim because Plaintiff is barred from 7 recovery of statutory damages. Plaintiff contends that such damages will be demonstrated by proof at trial, but are not an 8 "element" of the claim. 9 Breach of implied contract under California law: 10 Plaintiff prepared the work; Plaintiff disclosed the work to Defendants for sale; 11 (3)Plaintiff did so under circumstances from which it could be concluded that Defendants voluntarily accepted the disclosure 12 knowing the conditions on which it was tendered and the reasonable value of the work; and 13 **(4)** Defendants breached the implied in fact contract with Plaintiff. Defendants contend that proof of damages resulting from breach of the implied contract is an "element" of the claim. Plaintiff 14 contends that such damages will be demonstrated by proof at trial, 15 but are not an "element" of the claim. 16 (c) In brief, the key evidence Plaintiff relies on for each of the claims is: 17 Copyright infringement under the Copyright Act: 18 Plaintiff's copyright registration; Plaintiff's registration with the (1) Writer's Guild of America; drafts of Plaintiff's manuscript; 19 correspondence among Defendants; Defendants' Interrogatory Responses and Declarations submitted in this case; draft artwork; 20 Plaintiff's deposition testimony and anticipated trial testimony; Defendants Shawn Wayans, Marlon Wayans and Keenen Ivory 21 Wayans' deposition testimony and anticipated trial testimony; anticipated trial testimony of Ahyoung N. Kim, former V.P. 22 Product Development for the Wayans Defendants, concerning the development of Plaintiff's book and Defendants' infringing book; 23 anticipated trial testimony of current and former employees of Defendants concerning the development of Plaintiff's book and 24 Defendants' infringing book. 25 (2) Plaintiff's copyright registration; Plaintiff's registration with the Writer's Guild of America; drafts of Plaintiff's manuscript; 26 correspondence among Defendants; Defendants' Interrogatory Responses and Declarations submitted in this case; draft artwork; 27 Plaintiff's deposition testimony and anticipated trial testimony; 28

Defendants Shawn Wayans, Marlon Wayans and Keenen Ivory Wayans' deposition testimony and anticipated trial testimony; anticipated trial testimony of Ahyoung N. Kim, former V.P. Product Development for the Wayans Defendants, concerning the development of Plaintiff's book and Defendants' infringing book; anticipated trial testimony of current and former employees of Defendants concerning the development of Plaintiff's book and Defendants' infringing book; Defendants' annual profit and loss statements; Defendants' contracts and correspondence concerning their infringing book and the publication of Plaintiff's book without attribution.

Breach of implied contract under California law:

- (1) Drafts of Plaintiff's manuscript; correspondence among Defendants; Plaintiff's deposition testimony and anticipated trial testimony; Defendants Shawn Wayans, Marlon Wayans and Keenen Ivory Wayans' deposition testimony and anticipated trial testimony; anticipated trial testimony of Ahyoung N. Kim, former V.P. Product Development for the Wayans Defendants, concerning the development of Plaintiff's book and Defendants' infringing book; anticipated trial testimony of current and former employees of Defendants concerning the development of Plaintiff's book.
- Orafts of Plaintiff's manuscript; correspondence among Defendants; Plaintiff's deposition testimony and anticipated trial testimony; Defendants Shawn Wayans, Marlon Wayans and Keenen Ivory Wayans' deposition testimony and anticipated trial testimony; anticipated trial testimony of Ahyoung N. Kim, former V.P. Product Development for the Wayans Defendants, concerning the development of Plaintiff's book and Defendants' infringing book; anticipated trial testimony of current and former employees of Defendants concerning the development of Plaintiff's book.
- (3) Plaintiff's deposition testimony and anticipated trial testimony; Defendants Shawn Wayans, Marlon Wayans and Keenen Ivory Wayans' deposition testimony and anticipated trial testimony.

Defendants:

(a) Defendants plan to pursue the following affirmative defenses:

Affirmative Defense 1 to Copyright Claim: Plaintiff is not the owner of a valid copyright because, pursuant to 17 U.S.C § 201(b), Defendants Keenen Ivory Wayans, Shawn Wayans, Marlon Wayans and Wayans Bros. Productions as Plaintiff's employers are considered the author for purposes of this title, and own all of the rights comprised in the copyright. As a result, Plaintiff cannot maintain a valid copyright claim against any of the named Defendants.

Affirmative Defense 2 to Copyright Claim: In the alternative, Plaintiff is not the owner of a valid copyright because, pursuant to 17 U.S.C §

201(c), because at most, Defendants Keenen Ivory Wayans, Shawn Wayans, Marlon Wayans and Wayans Bros. Productions jointly authored the work with Plaintiff and as a result Defendants Keenen Ivory Wayans, Shawn Wayans, Marlon Wayans and Wayans Bros. Productions own an undivided right comprised in the copyright to the whole. As a result, Plaintiff cannot maintain a valid copyright claim against any of the named Defendants.

Affirmative Defense 1 to Breach of Implied-in-Fact Contract (waiver): Plaintiff has waived performance by the Wayans Defendants under an implied-in-fact contract for the sale.

Affirmative Defense 2 to Breach of Implied-in-Fact Contract (statute of limitations): Plaintiff's claim for breach of implied in fact contract is barred by the applicable statute of limitations found in California Code of Civil Procedure Section 339.

Affirmative Defense 3 to Breach of Implied-in-Fact Contract (laches): Plaintiff's claim for breach of implied-in-fact contract is barred in whole by the doctrine of laches because Plaintiff as unreasonably delayed in bringing this action for breach of implied-in-fact contract.

<u>Affirmative Defense 4 to Breach of Implied-in-Fact Contract (estoppel)</u>: Plaintiff is equitably estopped from asserting a breach of implied in fact contract claim against the Wayans Defendants.

(b) The elements required to establish Defendants' affirmative defenses are as follows:

<u>Elements for Affirmative Defense 1 to Copyright Claim: "Work Made For Hire":</u>

(i) Defendants' Statement of Elements: A work made for hire is (1) one that is prepared by an employee which includes consideration of numerous factors such as (a) the skills required to create the work (b) the source of the tools or instruments used to create the work; (c) the source of the tools or instruments used to create the work; (d) the source of the tools or instruments used to create the work; (e) tax treatment of the creator by the employer; (f) whether the creator had discretion over when and how long to work; (g) whether the employer had the right to assign additional projects to the creator; (h) duration of the relationship between the parties; (i) the method of payment; (j) whether the creator hired (or could have hired) and paid his or her own assistants; (k) whether the employer is a business; and (2) in carrying out the employer's business (in the course and scope of his employment), which includes consideration of (a) whether the work was the kind of work Plaintiff was employed to perform, (b) whether Plaintiff created work substantially within work hours and space, and (c) work was actuated by a desire to serve the employer, See NCMJI at 17.9; 17 U.S.C. §201(b).

(ii) Plaintiff's Statement of Elements: A work made for hire is one that is prepared by (i) an employee, (ii) in carrying out the employer's business and within the scope of the employee's employment.

To determine whether the creator or a work was an employee or an independent contractor under common-law agency principles, the following eleven factors, none of which are individually dispositive, are relevant considerations: (a) the skills required to create the work (b) the source of the tools or instruments used to create the work; (c) the source of the tools or instruments used to create the work; (d) the source of the tools or instruments used to create the work; (e) tax treatment of the creator by the employer; (f) whether the creator had discretion over when and how long to work; (g) whether the employer had the right to assign additional projects to the creator; (h) duration of the relationship between the parties; (i) the method of payment; (j) whether the creator hired (or could have hired) and paid his or her own assistants; and (k) whether the employer is a business.

To determine whether an employee created a work "in carrying out the employer's business and within the scope of the employee's employment," each of the following three questions must be answered in the affirmative: (a) is it the kind of work the author is employed to perform?; (b) was the work created substantially within authorized work hours and space?; and (c) was the work created for the purpose of serving the employer?

Elements for Alternative Affirmative Defense 2 to Copyright Claim: "Joint Authorship":

- (i) <u>Defendants' Statement of Elements</u>: A work is a joint work under the Act where (1) there are at least two authors of the work and (2) each author has made a substantial and valuable contribution to the work; (3) each author intended that their contributions be merged into inseparable or interdependent parts of a unitary whole; and (4) each author contributed material to the joint work which could have been independently copyrighted. See NCMJI at 17.7; see also Siegel v. Time Warner, Inc., 496 F. Supp. 2d 1111, 1144 (C.D. Cal. 2007).
- (ii) Plaintiff's Statement of Elements: A work is a joint work under the Act where: (1) each author has made a substantial and valuable contribution to the work; (2) each author must have intended that their contributions be merged into inseparable or interdependent parts of a unitary whole; (3) each author must have fully intended to be joint authors; and (4) each author contributed material to the joint work which could have been independently copyrighted.

Elements for Affirmative Defense 1 to Breach of Implied-in-Fact Contract (waiver):

(i) <u>Defendants' Statement of Elements</u>: (1) Plaintiff claims that the Wayans Defendants were required to pay Plaintiff for his service of dropping off the manuscript; and (2) Plaintiff freely and knowingly gave up his right to have the Wayans Defendants perform this obligation. 1-300 Judicial Council of California Civil Jury Instructions ("CACI") 336.

1	(ii) Plaintiff's Statement of Elements: Plaintiff intentionally relinquished his rights in the work with full knowledge of their existence and with the intent to relinquish them.
2	•
3	Elements for Affirmative Defense 2 to Breach of Implied-in-Fact Contract (statute of limitations):
4	Plaintiff filed his lawsuit more than two years after the alleged cause of
5	action for breach of implied in fact contract accrued and as a result, Plaintiff's claim is barred by the applicable statute of limitations found in California Code of Civil Procedure Section 339.
6	
7	Elements for Affirmative Defense 3 to Breach of Implied-in-Fact Contract (laches):
8	(1) Plaintiff delayed in asserting a right or a claim; (2) the delay was not reasonable or excusable; and (3) prejudice to the party against whom
9	laches is asserted. <i>Miller v. Glenn Miller Productions, Inc.</i> , 454 F.3d 975, 997 (9th Cir. 2006).
10	Elements for Affirmative Defense 4 to Breach of Implied-in-Fact Contract
11	(estoppel):
12	(1) Plaintiff misrepresented and/or concealed matters of fact as to the
13	basis for the breach of implied in fact contract; (2) Plaintiff intended that the Wayans Defendants act upon the assumption of the truth of that
14	fact(s); (3) the Wayans Defendants were ignorant of the true facts; and (4) the Wayans Defendants relied to their injury upon the conduct of
15	Plaintiff. <i>See Banco Mercantil, S. A. v. Sauls, Inc.</i> , 140 Cal. App. 2d 316, 323 (1956).
16	(c) In brief, the key evidence Defendants rely on for each of their affirmative defenses is:
17	Kay Evidance for Affirmative Defense 1 to Convright Claim:
18	Key Evidence for Affirmative Defense 1 to Copyright Claim:
19	(1) based on the testimony of Plaintiff and Wayans Defendants, Plaintiff was their full-time employee and the work, to the extent
20	Plaintiff contributed, was one prepared by him as full-time employee.
21	(2) based on Plaintiff's testimony, testimony of the Wayans Defendants, former co-workers of Plaintiff, the testimony of Ahyoung
22	Kim, Shane Miller, David Torres, and documentary exhibits, and Plaintiff will establish that Plaintiff's contribution was in the course and
23	scope of his employment.
24	Key Evidence for Affirmative Defense 2 to Copyright Claim:
25	(1) at most, the Wayans Defendants (Defendants Keenen Ivory Wayans, Shawn Wayans, Marlon Wayans and Wayans. Bros.
26	Productions) authored the work jointly with Plaintiff based on Plaintiff's testimony as well as testimony of Wayans Defendants.
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1	(2) based on Plaintiff's own testimony Plaintiff claims he contributed to the work in question substantially.
2	(3) based on testimony of Plaintiff and Wayans Defendants, each
3	author intended that their contributions be merged into inseparable or interdependent parts of a unitary whole.
4	(4) based on testimony of Plaintiff and the written exhibits, each
5	author contributed material to the joint work which could have been independently copyrighted
6	Key Evidence for Affirmative Defense 1 to Breach of Implied-in-Fact
7	Contract (waiver):
8	(1) Plaintiff testified that he dropped off a manuscript with his employers on or about June 2006 and he made no claim for
9	compensation for services allegedly performed in conveying that manuscript until filing this complaint on December 17, 2009.
10	(2) Plaintiff freely and knowingly gave up his right to have the
11	Wayans Defendants perform this obligation by leaving his employment without any discussion of payment.
12	Key Evidence for Affirmative Defense 2 to Breach of Implied-in-Fact
13	Contract (Statute of Limitations):
14 15	(1) Plaintiff testified that he dropped off a manuscript with his employers on or about June 2006 and he made no claim for compensation for services allegedly performed in conveying that
	manuscript until filing this complaint on December 17, 2009.
1617	(2) Plaintiff's implied contract claim is barred by the two year statute of limitations for a breach of contract claim. California Code of Civil Procedure § 339.
18	Key Evidence Affirmative Defense 3 to Breach of Implied in Fact
19	Contract (Laches):
20	(1) Plaintiff testified that he dropped off a manuscript with his employers on or about June 2006 and he made no claim for
21	compensation for services allegedly performed in conveying that manuscript until filing this complaint on December 17, 2009.
22	(2) Plaintiff's delay was unreasonable based on his own testimony
23	and the testimony of the Wayans Defendants.
24	(3) Plaintiff's delay was considerable and prejudiced defendants who proceeded to publish work without knowledge that Plaintiff believed he
25	had a right to compensation. The testimony of the Wayans Defendants as well as Plaintiff's own testimony will support the elements of this claim.
26	
27	Key Evidence for Affirmative Defense 4 to Breach of Implied in Fact Contract (Estoppel):
28	

1 Plaintiff misrepresented and/or concealed the origins of the (1) manuscript that he dropped off with his employers based on Plaintiff's 2 testimony as well as the testimony of the Wayans Defendants; 3 Plaintiff intended that the Wayans Defendants act upon the (2) assumption of the truth of that fact(s) based on Plaintiff's testimony as well as the testimony of the Wayans Defendants; 4 5 the Wayans Defendants were ignorant of the true facts based on the testimony of the Wayans Defendants; and 6 the Wayans Defendants relied to their injury upon the conduct of 7 Plaintiff based on the testimony of the Wayans Defendants based on the testimony of the Wayans Defendants. 8 In view of the admitted facts and the elements required to establish 9 the claims, counterclaims and affirmative defenses, the following issues remain to be tried: 10 Claim 1: Whether Plaintiff owns a copyright that Defendants infringed in 11 violation of the Copyright Act, 17 U.S.C. §§ 101 et seq. 12 Whether Defendants Keenen Ivory Wayans, Shawn Wayans, Marlon Wayans and Wayans Bros. Productions breached an Claim 2: 13 implied contract with Plaintiff under California law. 14 Defense 1: Whether Plaintiff's claim for breach of an implied in fact contract has been waived. 15 Whether Plaintiff's claim for breach of an implied in fact contract Defense 2: 16 is barred by the applicable statute of limitations. 17 Whether Plaintiff's claim for breach of an implied in fact contract Defense 3: is barred by the doctrine of laches. 18 Defense 4: Whether Plaintiff is equitably estopped from asserting a claim for 19 breach of an implied in fact contract. 20 9. All discovery is complete. 21 **10.** All disclosures under F.R.Civ.P. 26(a)(3) have been made. 22 The joint exhibit list of the parties has been filed under separate cover as required by L.R. 16-6.1. Unless all parties agree that an exhibit shall be withdrawn, all exhibits will be admitted without objection at trial, except those 23 exhibits listed below: 24 **Plaintiff objects to Exhibit Nos.**: 3, 101, 118-119, 130, 140-147, 149-151, 154-155, 157-170, 172-176, 179, 181-187, 189-228, 289-292, 294, 296, 300-302, 25 305-316, 318-337, 339-341, 343-381, 383-385, 388, 390, 392-393, 395, 398-400, 26 402-410 and 412. 27 The objections and grounds therefore are:

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Ex. #	Description	Ground(s) for Objections
3.	ANSWER TO COMPLAINT with JURY DEMAND BY Defendant St. Martin's Press, Inc., now known as SMP (1952) (ECF No. 18)	Hearsay (FRE 801, 802); Authentication (FRE 901)
101.	Standard Multi-Tenant Office Lease between Gilmore North Market, LLC and Wayans Bros. Productions, Inc. (Wayans_0862-0907)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901)
118.	SMK Merchandising LLC Profit & Loss Statement – January through December 2004 (Wayans_1079–1080)	Authentication (FRE 901)
119.	SMK Merchandising LLC Profit & Loss Detail – January through December 2004 (Wayans_1081–1093)	Authentication (FRE 901)
130.	5 D Comics, LLC Profit & Loss Statement – January through December 2004 (Wayans_1263)	Authentication (FRE 901)
140.	Illustrations for 101 Ways to Know You're a Golddigger (Wayans_1402-1422)	Relevance (FRE 401/402); Authentication (FRE 901)
141.	Illustrations for 101 Ways to Know You're Married If (Wayans_1445)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
142.	101 Way to Know You Have a Little Piece list (Wayans_1423-1426)	Relevance (FRE 401/402); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
143.	Illustrations for 101 Ways to Know You're a Golddigger (Wayans_1446-1448)	Relevance (FRE 401/402); Authentication (FRE 901)
144.	Illustrations for 101 Ways to Know if You Kid's Party is Ghetto (Wayans_1449-1450)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
145.	Illustrations for 101 Ways to Know if You're a Weed Head (Wayans_1451)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
146.	Illustrations for 101 Ways to Know if Your Kid's Party is Ghetto (Wayans_1452-1454)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)

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Ex. #	Description	Ground(s) for Objections
2 147.	Illustrations for 101 Ways to Know if You're a Weed Head (Wayans_1457-1458)	Relevance (FRE 401/402); Authentication (FRE 901);
		Cumulative, Confusion, Waste of Time (FRE 403)
149.	Illustrations (Wayans_1400-1401)	Relevance (FRE 401/402); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
150.	Illustrations for 101 Ways to Know You're a Golddigger (Wayans_1464)	Relevance (FRE 401/402); Authentication (FRE 901)
151.	Illustrations for 101 Ways to Know You're a Golddigger (Wayans_1465-1485)	Relevance (FRE 401/402); Authentication (FRE 901)
154.	101 Ways to Know It's Time to Move Out Yo Mama's House list (Wayans_1496-1504)	Relevance (FRE 401/402); Cumulative, Confusion,
		Waste of Time (FRE 403); Authentication (FRE 901)
155.	101 Ways to Know It's Time to Move Out Yo Mama's House list (Wayans_1505-1513)	Relevance (FRE 401/402); Cumulative, Confusion,
		Waste of Time (FRE 403); Authentication (FRE 901)
157.	101 Ways to Know You're a Golddigger / You Know You're a Gold Digger when joke list (Wayans_1527-1532)	Relevance (FRE 401/402); Authentication (FRE 901)
158.	July 26, 2005 letter from Ahyoung to Shawn and Marlon (Wayans_1533)	Relevance (FRE 401/402); Authentication (FRE 901)
159.	Illustrations for 101 Ways to Know You're Having a Ghetto Christmas (Wayans_1583-	Relevance (FRE 401/402); Authentication (FRE 901);
	1585)	Cumulative, Confusion, Waste of Time (FRE 403)
160.	Illustrations for 101 Ways to Know Your Kid's Party is Ghetto (Wayans_1514-1520)	Relevance (FRE 401/402); Authentication (FRE 901);
		Cumulative, Confusion, Waste of Time (FRE 403)
161.	Illustration for 101 Ways to Know You're Having a Ghetto Christmas (Wayans_1602)	Relevance (FRE 401/402); Authentication (FRE 901);
		Cumulative, Confusion, Waste of Time (FRE 403)
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1	Ex. #	Description	Ground(s) for Objections
1		-	•
2 3	162.	101 Ways to Know that You're Jewish (Wayans_1603-1604)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion,
4			Waste of Time (FRE 403)
5	163.	101 Ways to Know You're a Goldigger (Wayans_1605-1610)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
6			Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
7	164	Hlastasticas for 101 Wass to Know Verilas a	, ,
8	164.	Illustrations for 101 Ways to Know You're a Goldigger (Wayans_1616-1712)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
9	1.57		, ,
10	165.	Jan. 20, 2009 memorandum from Meryl to Michelle re 1 st pass pages for <i>101 Ways to Know You're a Golddigger</i> for review	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
12		(Wayans_1713-1825)	Cumulative, Confusion, Waste of Time (FRE 403)
13	166.	Illustrations for 101 Ways to Know You're a Golddigger (Wayans_1826)	Relevance (FRE 401/402); Authentication (FRE 901);
14			Cumulative, Confusion, Waste of Time (FRE 403)
15	167.	101 Ways to Know You're a Golddigger	Relevance (FRE 401/402);
16 17		(Wayans_1827-1828)	Hearsay (FRE 801, 802); Cumulative, Confusion, Wasta of Time (FRE 403);
18			Waste of Time (FRE 403); Authentication (FRE 901)
19	168.	Jokes for Illustrations (Wayans_1829-1830)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
20			Undue Prejudice Outweighs Probative Value (FRE 403);
21			Authentication (FRE 901)
22	169.	October 9, 2006 "101 notes" from Ayhoung to Layron (Wayans_1831-1832)	Relevance (FRE 401/402)
23	170.	101 Ways to Know That You're a Golddigger list (Wayans_1833-1838)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
24		115t (** ayans_1033-1030)	Cumulative, Confusion, Waste of Time (FRE 403);
25			Authentication (FRE 901)
26			

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Ex. #	Description	Ground(s) for Objections
172.	101 Ways to Know it's Time to Move Out Yo Mama's House list (Wayans_1851-1854)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
172	101 W	,
173.	101 Ways to Know it's Time to Leave Your Moma's House "script" (Wayans_1882-1884)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Undue Prejudice Outweighs Probative Value (FRE 403); Authentication (FRE 901
174.	101 Ways to Know It's Time to Leave Your	Relevance (FRE 401/402);
	Moma's House lists (Wayans_1905-1917)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901
175.	101 Ways to Know It's Time to Leave Your	Relevance (FRE 401/402);
	Moma's House lists (Wayans_1918-1921)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901
176.	101 Ways to Know It's Time to Leave Your Moma's House lists (Wayans_1952-1956)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
179.	Illustrations for 101 Ways to Know You're a Golddigger (SMP_00013-00113)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion,
		Waste of Time (FRE 403)
181.	Edit Sheets with Handwritten Notes for Golddigger (SMP_00227-00351)	Authentication (FRE 901)
182.	August 26 Illustrations sent by William Morris Agency	Exhibit not identified.
183.*	Handwritten cover note from Baker Winokvr Ryder to Michael enclosing press kit for Wayans Bros. (SMP_00454)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)

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Ex. #	Description	Ground(s) for Objections
184.	Press kit photos (SMP_00455-00470)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
185.	July 3, 2000 article re Marlon and Shawn Wayans (SMP_00471-00473)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
186.*	Teen People magazine article (SMP_00474-00477)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
187.*	JANE article (SMP_00478-00479)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
189.*	Premier Action article/photos (SMP_00480-00486)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
190.*	Shawn Wayans Biography by BWR Public Relations (SMP_00487)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
191.*	Marlon Wayans Biography by BWR Public Relations (SMP_00488)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
192.	Griffin – Fall 2006 Launch Sheet for 101 Ways to Know (SMP_0489)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
193.	Griffin – Fall 2006 Launch Sheet for 101 Ways to Know You're a Loser (SMP_00490)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403)
194.	Griffin – Fall 2006 Launch Sheet for 101 Ways to Know You're Having a Ghetto Christmas (SMP_00491)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)

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1	Ex. #	Description	Ground(s) for Objections
2 3	195.	Script and illustrations for 101 Ways to Know You're Having a Ghetto Christmas (SMP_00492-00543)	Relevance (FRE 401/402); Cumulative, Confusion, Waste of Time (FRE 403);
³		(SIVII _00472 00343)	Authentication (FRE 901)
5	196.	Handwritten notes (SMP_00544)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
6			Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
7	197.	St. Martin's Press & Tor Books Production	Relevance (FRE 401/402);
9		Estimate & Final Costs for 101 Ways to Know You're Having a Ghetto Christmas (SMP_00545-00549)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
10	198.	St. Martin's Press & Tor Books Production	Relevance (FRE 401/402);
11 12		Estimate & Final Costs for 101 Ways to Know It's Time to Leave Your Mama's House (SMP_00550)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
13 14	199.	St. Martin's Press & Tor Books Production Estimate & Final Costs for 101 Ways to Know You're a Golddigger (SMP_00551)	Authentication (FRE 901); Hearsay (FRE 801, 802)
15 16 17	200.	St. Martin's Press & Tor Books Production Estimate & Final Costs for 101 Ways to Know You're Having a Ghetto Christmas (SMP_00552)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
18	201.	Script and illustrations for 101 Ways to Know You're Having a Ghetto Christmas	Relevance (FRE 401/402); Authentication (FRE 901);
19		(SMP_00553-00554)	Cumulative, Confusion, Waste of Time (FRE 403)
20	202.	St. Martin's Press Editorial Deal	Relevance (FRE 401/402);
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$		Sheet/Request for Contract (SMP_00555-00558)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion,
23			Waste of Time (FRE 403)
$\begin{bmatrix} 24 \\ \end{bmatrix}$	203.	Pre-Acquisition Operating Contribution Estimate (SMP_00559-00561)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
25		,	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
26			waste of Time (FRE 403)

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	E # C (c) for Objection		Cround(a) for Objections
1	Ex. #	Description	Ground(s) for Objections
2	204.	St. Martin Press & Tor Books Production Estimate & Final Costs for 101 Ways to Know You're Having a Ghetto Christmas	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
3 4		(SMP_00562)	Cumulative, Confusion, Waste of Time (FRE 403)
5	205.	Jan. 12, 2009 Memorandum from Meryl to Michelle re 101 book for review	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
6 7		(SMP_00563-00675)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
	206.	Illustrations for 101 Ways to Know It's Time	Relevance (FRE 401/402);
8 9	200.	Illustrations for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_00676-00683)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
10	207.	Illustrations [Other] (SMP_00684-00691)	Relevance (FRE 401/402);
11			Authentication (FRE 901); Cumulative, Confusion,
12			Waste of Time (FRE 403)
13	208.	Script for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_00692-	Relevance (FRE 401/402); Authentication (FRE 901);
14		00702)	Cumulative, Confusion, Waste of Time (FRE 403)
15	209.	St. Martin's Press Art Log for 101 Ways to	Relevance (FRE 401/402);
16		Know It's Time to Leave Yo Mama's House (SMP_00703-00707)	Authentication (FRE 901); Cumulative, Confusion,
17			Waste of Time (FRE 403)
18	210.	Illustrations for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_00708-	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
19		00807)	Authentication (FRE 901); Cumulative, Confusion,
20			Waste of Time (FRE 403)
21	211.	September 4, 2008 modifications to 101 Ways to Know It's Time to Leave Yo Mama's	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
22		House (SMP_00808-00809)	Authentication (FRE 901);
23			Cumulative, Confusion, Waste of Time (FRE 403)
24	212.	Illustrations re for 101 Ways to Know It's Time to Leave Yo Mama's House	Relevance (FRE 401/402);
25		(SMP_00810-00814)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
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Ex. #	Description	Ground(s) for Objections
213.	September 20, 2006 modifications to 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_00815-00818)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
214.	September 2, 2008 modifications to 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_00819-00821)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
215.	Illustrations for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_00822-00911)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
216.	Dec. 6, 2005 Pre-Acquisition Operating Contribution Estimate (SMP_00912-00914)	Authentication (FRE 901)
217.	St. Martin's Press 101 Ways to Know You're Having a Ghetto Christmas (SMP_00915)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
218.	May 20, 2009 Memorandum from Meryls to Michelle re last pass pages for 101 Ways to Know You're Having a Ghetto Christmas (SMP_00916)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
219.	Script and illustrations for 101 Ways to Know You're Having a Ghetto Christmas (SMP_00917-01028)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
220.	101 Ways to Know You're Having a Ghetto Christmas list (SMP_01029-01040)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
221.	Press Art Log for 101 Ways to Know You're Having a Ghetto Christmas (SMP_01041-01044)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
222.	Illustrations for 101 Ways to Know You're Having a Ghetto Christmas (SMP_00145)	Relevance (FRE 401/402); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)

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1	Ex. #	Description	Ground(s) for Objections
2	223	Script and illustrations for 101 Ways to Know You're Having a Ghetto Christmas	Relevance (FRE 401/402); Authentication (FRE 901);
3		(SMP_01146-01194)	Cumulative, Confusion, Waste of Time (FRE 403)
4 5 6	224.	Typed list of Ghetto Christmas Jokes with Handwritten Notes (SMP_01195-01197)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
7 8	225.	September 15, 2005 email chain between Nancy Trypuc, Elizabeth Beier, Sally	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
9		Richardson, Matthew Maldacci re 101 Ways to Know You're Having a Ghetto Christmas (SMP_01198-01201)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
10	226.	Illustrations for 101 Ways to Know You're	Relevance (FRE 401/402);
11 12		Having a Ghetto Christmas (SMP_01202-01285)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
13	227.	Handwritten dedication for 101 Ways to Know You're Having a Ghetto Christmas	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
14 15		(SMP_1286)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
16	228.	May 20, 2009 Memorandum from Meryl to Michelle re 1 st pass for 101 Ways to Know You're Having a Ghetto Christmas	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
17		You're Having a Ghetto Christmas (SMP_01287)	Authentication (FRE 901); Cumulative, Confusion,
18			Waste of Time (FRE 403)
19	289.	Script and illustrations for 101 Ways to Know You're Having a Ghetto Christmas with	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
20 21		handwritten changes (SMP_01285-01389)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
22	290.	Illustrations for 101 Ways to Know It's Time	Relevance (FRE 401/402);
23	270.	to Leave Yo Mama's House (SMP_01471)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion,
24			Waste of Time (FRE 403)
25	291.	July 11, 2008 letter from Tracy Fisher of William Morris Agency to Elizabeth Beier	Hearsay (FRE 801, 802); Authentication (FRE 901);
26		(SMP_01472)	Cumulative, Confusion, Waste of Time (FRE 403)
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1	Ex. #	Description	Ground(s) for Objections
2	292.	List for 101 Ways to Know You're Having a	Relevance (FRE 401/402);
3	2,2.	Ghetto Christmas (SMP_01473-01475)	Authentication (FRE 901); Cumulative, Confusion,
			Waste of Time (FRE 403)
5	294.	List for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_01982-01484)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
		10 Mania 3 House (SM1 _01702-01404)	Authentication (FRE 901); Cumulative, Confusion,
6 7			Waste of Time (FRE 403)
	296.	List for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_01487)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
8		10 Mania s House (SMI _01467)	Authentication (FRE 901);
9			Cumulative, Confusion, Waste of Time (FRE 403)
10	300.	Jan. 31, 2006 letter from Eric Zohn to Holly	Hearsay (FRE 801, 802);
11		Bash re agreement (SMP_01523)	Authentication (FRE 901); Cumulative, Confusion, Wasta of Time (FRE 402)
12	201	101 W	Waste of Time (FRE 403)
13	301.	101 Ways series 1-3 (redlines) (SMP_01524-01538)	Hearsay (FRE 801, 802); Authentication (FRE 901);
14			Cumulative, Confusion, Waste of Time (FRE 403)
15	302.	Jan. 26, 2006 fax cover sheet from Tracy	Hearsay (FRE 801, 802);
16		Fisler to Elizabeth Beier re signatures to contract (SMP_01539)	Authentication (FRE 901); Cumulative, Confusion,
17	20.7		Waste of Time (FRE 403)
18	305.	February 9, 2006 letter from Holly Bash to Eric Zohn enclosing fully-executed contract	Cumulative, Confusion, Waste of Time (FRE 403)
19		for 101 Ways Series 1-3 (SMP_01557)	
20	306.	Check number 073061 dated February 8, 2006 for \$250,001.00 (SMP_01558)	Cumulative, Confusion, Waste of Time (FRE 403)
21	307.	September 27, 2006 SMP Editorial Deal	Hearsay (FRE 801, 802);
22		Sheet/Request for Contract (SMP_01559-01560)	Authentication (FRE 901); Cumulative, Confusion,
23		, , , , , , , , , , , , , , , , , , ,	Waste of Time (FRE 403)
24	308.	Pre Acquisition Operating Estimate (SMP_01563-01565)	Hearsay (FRE 801, 802); Authentication (FRE 901);
25		(21.11 _01000 01000)	Cumulative, Confusion, Waste of Time (FRE 403)
26			,, able of Time (FRE 100)

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1	Ex. #	Description	Ground(s) for Objections
2 3	309.	St. Martin's Press Estimate and Final Costs for 101 Ways to Know You're Having a Ghetto Christmas (SMP_01566)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
4			Cumulative, Confusion, Waste of Time (FRE 403)
5 6	310.	Jan. 6, 2006 email between Gabriella Oravetz and "Ezasst" and Eric Zohn (SMP_01567)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
7 8 9	311.	October 5, 2005 emails from Joseph Auston to Paul Sleven (SMP_01568)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
10 11	312.	St. Martin's Press Contracts (SMP_01569-01613)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
12 13	313.	May 6, 2009 email from Ann Day re Wayans on View (SMP_01614)	Hearsay (FRE 801, 802); Authentication (FRE 901)
14 15	314.	April 13, 2006 email from Elizabeth Beier to Michelle (SMP_01615)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
16 17 18	315.	Letter to Rick Alvarez (SMP_0616-01618)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
19 20 21	316.	October 8, 2008 email from TFasst – Michelle re conference call (SMP_01619-01620)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
22232425	318.	June 2, 2006 Monaco Representatives invoice number 5428 for \$4,900 (SMP_01622)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
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1	Ex. #	Description	Ground(s) for Objections
2 3 4	319.	Account Sheet (SMP_01623)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
5 6 7	320.	June 2, 2006 Monaco Representatives invoice number 5424 for \$4,000 (SMP_01624)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
8 9	321.	September 16, 2005 letter from Elizabeth Beier to Tracy Fisher (SMP_01625-01627)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
10 11 12	322.	Wayans Bros. Co-Venture Structure/Description of Co-Venture Deal Accounting (SMP_01628)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
13 14 15	323.	Wayans Bros. Co-publishing Venture Example/Profit Sharing v. Traditional Royalty Deal (SMP_01629)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
16 17	324.	June 26, 2007 note from Elizabeth to Matthew re 72 pieces of illustrations (SMP_01630)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
18 19 20	325.	June 5, 2007 Memorandum from Tracy Fisher to Elizabeth Beier Re 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_01631)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
21 22 23 24	326.	September 9, 2005 note to Sally George, Matthew, Briand, Dori, and Steve re 101 Ways Series (SMP_01632)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
24252627	327.	Note "Profit Sharing" (SMP_01633)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)

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Ex. #	Description	Ground(s) for Objections
328	Handwritten notes re Wayans (SMP_01634)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
329.	September 15, 2005 email (SMP_01635)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
330.	September 22, 2005 email (SMP_01636)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
331.	September 22, 2005 email (SMP_01637)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
332.	September 22, 2005 email (SMP_01638)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
333.	October 7, 2005 email (SMP_01639)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
334.	Nielsen Bookscan Reports (SMP_01640-01642)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
335.	September 9, 2005 Title Sales Summaries (SMP 1643-1647)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)

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Ex. #	Description	Ground(s) for Objections
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330.	rederal Express Laber (SMF_01048)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
		Authentication (FRE 901); Cumulative, Confusion,
		Waste of Time (FRE 403)
337.	Cover for 101 Ways to Know You're Having a Ghetto Christmas (SMP_01649)	Relevance (FRE 401/402); Cumulative, Confusion,
		Waste of Time (FRE 403)
339.	Cover for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP 01651)	Relevance (FRE 401/402); Cumulative, Confusion,
		Waste of Time (FRE 403)
340.	Illustrations for 101 Ways to Know You're a	Cumulative, Confusion, Waste of Time (FRE 403)
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		Hearsay (FRE 801, 802)
343.	Wayans Bros. Company Bio (SMP_01713-01714)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
		Cumulative, Confusion, Waste of Time (FRE 403)
344.	Guidelines for Wayans_101 Series from Tracy Fisher (SMP_01715-01716)	Hearsay (FRE 801, 802); Authentication (FRE 901)
345.	Griffin Fall 2006 Label Sheet for 101 Ways to	Relevance (FRE 401/402);
	(SMP_01717)	Hearsay (FRE 801, 802); Authentication (FRE 901);
		Cumulative, Confusion, Waste of Time (FRE 403)
346.	July 14, 2008 article re Little Man (SMP 01718)	Hearsay (FRE 801, 802); Cumulative, Confusion,
		Waste of Time (FRE 403); Authentication (FRE 901)
347.	Articles re celebrities (SMP_01719-01720)	Relevance (FRE 401/402);
		Hearsay (FRE 801, 802); Cumulative, Confusion,
		Waste of Time (FRE 403); Authentication (FRE 901)
348.	July 17, 2006 USA Today article re Little Man	Hearsay (FRE 801, 802);
	(SIVIF_U11/21-U1/22)	Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
	340. 341. 343. 344. 345. 346.	336. Federal Express Label (SMP_01648) 337. Cover for 101 Ways to Know You're Having a Ghetto Christmas (SMP_01649) 339. Cover for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_01651) 340. Illustrations for 101 Ways to Know You're a Golddigger (SMP_01652 - 01707) 341. Griffin Original articles (SMP_01798-01711) 343. Wayans Bros. Company Bio (SMP_01713-01714) 344. Guidelines for Wayans_101 Series from Tracy Fisher (SMP_01715-01716) 345. Griffin Fall 2006 Label Sheet for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_01717) 346. July 14, 2008 article re Little Man (SMP_01718) 347. Articles re celebrities (SMP_01719-01720)

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$_{1}\parallel$	Ex. #	Description	Ground(s) for Objections
2	349.	July 12, 2006 LA Weekly "Film Reviews" (SMP_01723-01725)	Hearsay (FRE 801, 802); Cumulative, Confusion,
3			Waste of Time (FRE 403); Authentication (FRE 901)
5	350.	August 16, 2006 Eonline review of Little Man (SMP_01726)	Hearsay (FRE 801, 802); Cumulative, Confusion,
6			Waste of Time (FRE 403); Authentication (FRE 901)
7	351.	St. Martin's Manufacturing Schedules (SMP_01727-01731)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
8		(SIVII _01727 01731)	Authentication (FRE 901); Cumulative, Confusion,
9			Waste of Time (FRE 403)
10	352.	October 23, 2005 email re Publisher's lunch (SMP_01732-01744)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
11			Authentication (FRE 901); Cumulative, Confusion,
12	0.70		Waste of Time (FRE 403)
13 14	353.	Cover for 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_01745)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
15			Cumulative, Confusion, Waste of Time (FRE 403)
16	354.	Wayans Bros. checklist (SMP_01746)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
17			Authentication (FRE 901); Cumulative, Confusion,
18			Waste of Time (FRE 403)
19	355.	"Wayans File" (SMP_01747)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
20 21			Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
22	356	Navys article for Thugaboo (SMD 01748)	,
23	330	News article for Thugaboo (SMP_01748)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403);
24			Authentication (FRE 901)
25	357.	Notes (SMP_01749 -01750)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
26			Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
27			(2122.00)

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1	Ex. #	Description	Ground(s) for Objections
2 3 4	358.	Handwritten notes on Memorandum from Elizabeth Beier (SMP_01751)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
	359.	Handwritten notes (01752)	Relevance (FRE 401/402);
5 6	339.	Trandwritten notes (01/32)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion,
7			Waste of Time (FRE 403)
8 9	360.	Illustration for 101 Ways to Know You're Having a Ghetto Christmas (SMP_07153-07155)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
$\begin{bmatrix} 0 \\ 0 \end{bmatrix}$		07133)	Cumulative, Confusion, Waste of Time (FRE 403)
1	361.	September 14, 2005 email with handwritten notes (SMP_01756)	Hearsay (FRE 801, 802); Authentication (FRE 901);
$\begin{bmatrix} 2 \\ 2 \end{bmatrix}$		notes (SIVII _01730)	Cumulative, Confusion, Waste of Time (FRE 403)
3 4	362.	September 14, 2005 letter (draft) from Tracy Fisher (SMP_01757)	Hearsay (FRE 801, 802); Authentication (FRE 901);
5			Cumulative, Confusion, Waste of Time (FRE 403)
6	363.	March 9, 2006/March 21, 2006 email from Karen Gills to Elizabeth Beier (SMP_01578)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
$\begin{bmatrix} 7 \\ 8 \end{bmatrix}$			Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
9	364.	September 15, 2005 email from Matthew Shear to Sally Richardson, Elizabeth Beier	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
0		and George Wittle re marketing ideas (SMP_01759)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	365.	Wayang Brog Publishing Vantura Ey Profit	,
3	303.	Wayans Bros. Publishing Venture Ex Profit Sharing v. Traditional Royalty Deal (SMP_01760)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
4		(51/11 _01/00)	Cumulative, Confusion, Waste of Time (FRE 403)
5	366.	William Morris Agency Offer Guidelines for 101 Series (SMP_01761-07162)	Hearsay (FRE 801, 802); Authentication (FRE 901);
6 7			Cumulative, Confusion, Waste of Time (FRE 403)

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$_{1}\parallel$	Ex. #	Description	Ground(s) for Objections
2 3 4	367.	Wayans Bros. Co-Venture Structure Description of Co-Venture Deal (SMP_01763)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
5 6	368.	St. Martins Press Deal Date (Contracts) (SMP_01764-01765)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
7 8 9	369.	St. Martin's Press Ways to Know It's Time to Leave Yo Mama's House (SMP_01766)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
10 11 12	370.	101 Ways to Know You're Having a Ghetto Christmas [changes] (SMP_01767-01768)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
13 14 15	371.	St. Martin's Press 101 Ways to Know You're Having a Ghetto Christmas (SMP_01769)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
16 17 18	372.	St. Martin's Press 101 Ways to Know You're a Golddigger (SMP_01770-01771)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
19 20 21	373.	St. Martin's Press 101 Ways to Know It's Time to Leave Yo Mama's House (SMP_01772)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
22 23 24	374.	Notes from Tracy Fisher (SMP_01773-01774)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)

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Ex. #	Description	Ground(s) for Objections
375.	Handwritten Notes (SMP_01775)	Relevance (FRE 401/402); Hearsay (FRE 801, 802);
		Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
376.	Federal Express label (SMP_01766-01779)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
		Cumulative, Confusion, Waste of Time (FRE 403)
377.	July 31, 2008 Memorandum from James to Elizabeth re sample layouts (SMP_01780-01782)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901);
		Cumulative, Confusion, Waste of Time (FRE 403)
378.	July 22, 2010 Title Sales Summary (SMP_01783)	Hearsay (FRE 801, 802); Authentication (FRE 901)
379.	July 22, 1010 Marketing Expense (SMP_01784)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
380.	July 22, 1010 Historical Print/Bind Orders (SMP_01785)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
381.	Certified Copy of Certificate of Registration from the United State Copyright Office, Registration Number TX7-064-388, Effective date of registration July 6, 2009	Failure to disclose in discovery (F.R.Civ.P. 37(c)(1))
383.	SMK Merchandising Binder including Memorandum dated October 4, 2005 regarding status of projects in progress (Wayans_0347-0861)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion,
384.	150 Ways to Tell if You're Ghetto by Shawn Wayans, Chris Spencer and Suli McCullough, Copyrighted 1997 and published by Dell Publishing	Waste of Time (FRE 403) Relevance (FRE 401/402); Cumulative, Confusion, Waste of Time (FRE 403)
	376. 377. 378. 379. 380.	 376. Federal Express label (SMP_01766-01779) 377. July 31, 2008 Memorandum from James to Elizabeth re sample layouts (SMP_01780-01782) 378. July 22, 2010 Title Sales Summary (SMP_01783) 379. July 22, 1010 Marketing Expense (SMP_01784) 380. July 22, 1010 Historical Print/Bind Orders (SMP_01785) 381. Certified Copy of Certificate of Registration from the United State Copyright Office, Registration Number TX7-064-388, Effective date of registration July 6, 2009 383. SMK Merchandising Binder including Memorandum dated October 4, 2005 regarding status of projects in progress (Wayans_0347-0861) 384. 150 Ways to Tell if You're Ghetto by Shawn Wayans, Chris Spencer and Suli McCullough, Copyrighted 1997 and published by Dell

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Ex. #	Description	Ground(s) for Objections
385.	101 Ways to Know It's Time to Move Out Yo Mama's House list (Wayans_0247-0249)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion,
		Waste of Time (FRE 403)
388.	Transaction Detail by Account for Wayans Bros. Productions (Wayans_0016-0015)	Hearsay (FRE 801, 802); Authentication (FRE 901)
390.	Transaction Detail by Account for Next to Last Productions, Inc. (Wayans_0014)	Hearsay (FRE 801, 802); Authentication (FRE 901)
392.	Transaction Detail by Account for Baby Way Productions, Inc. (Wayans_0013)	Hearsay (FRE 801, 802); Authentication (FRE 901)
393.	Vendor QuickReport for checks issued by Marlon Wayans to Jared Edwards (Wayans_0017)	Hearsay (FRE 801, 802)
395.	SMP, LLC Amended Contract for Publication of 101 Ways to Know (Wayans_0021-0035)	Authentication (FRE 901)
398.	Email from Ahyoung Kim to Jared Edwards Dated July 31, 2007 (JE_125)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
399.	Email Dated July 9, 2007 with Attachment from Ahyoung Kim to Jared Edwards (JE_126-132)	Relevance (FRE 401/402); Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
400.	Book Meeting Notes (JE_133)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
402.	Email Exchange ending March 5, 2007 between Ahyoung Kim to Tracy Fisher, Rick Alvarez (JE_158-159)	Hearsay (FRE 801, 802); Authentication (FRE 901)
403.	Email Exchange ending February 28, 2007 between Ahyoung Kim to Tracy Fisher, Rick Alvarez (JE_160-161)	Hearsay (FRE 801, 802); Authentication (FRE 901)
404.	Email Exchange between cjsoulart.aim.com and ahyoung74@yahoo.com ending February 25, 2006 (JE_162-164)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)

Ex. #	Description	Ground(s) for Objections
405.	Email from Joses Torres to ahyoungk74@yahoo.com dated February 8, 2006 (JE_165-176)	Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
406.	Email from Jose Torres to ahyoungk74@yahoo.com dated Jan. 31, 2006 (JE_177-182)	Hearsay (FRE 801, 802); Authentication (FRE 901); Cumulative, Confusion, Waste of Time (FRE 403)
407.	Email from Darren Huang to Ahyoung Kim dated February 17, 2006 (JE_186-187)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
408.	Email from Jose Torres to ahyoungk74@yahoo.com dated February 7, 2006 (JE_188-189)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
409.	Email from Jose Torres to ahyoungk74@yahoo.com dated February 7, 2006 (JE_190-191)	Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
410.	Email from Jose Torres to ahyoungk74@yahoo.com dated February 1, 2006 (JE_192-193)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)
412.	Email from ahyoungk74@yahoo.com to DeJarnette Designs dated September 6, 2006 (JE_197-198)	Hearsay (FRE 801, 802); Cumulative, Confusion, Waste of Time (FRE 403); Authentication (FRE 901)

Defendants object to Exhibit Nos.: 24, 31, 346, 347, 348, 349, 350 and 403. The objections and grounds therefore are:

Ex. #	Description	Ground(s) for Objections
24.	Checking Receipt, Payment totaling \$2,000 by Ivory Way, Inc., Next to Last Production, Inc. and Baby Way Productions, Inc., to Jared Edwards (Outside Services), dated 08/16/05 (JE_116; MW.11; SW.4; K.I.Wayans.10)	Relevancy (FRE 401-402)

Ex. #	Description	Ground(s) for Objections
31.	SMS Text Message - from 3237025651; Sent 10/25/06; Subject: <i>Had a talk with jared</i> . (SW.5; JE.12)	Authenticity (FRE 901/902) Best Evidence (FRE 1002) Relevancy (FRE 401-402) Waste of Time (FRE 403)
346.	July 14, 2008 article re Little Man (SMP_01718)	Relevancy Rules 401-402
347.	Articles re celebrities (SMP_01719-01720)	Relevancy Rules 401-402
348.	July 17, 2006 USA Today article re Little Man (SMP_011721-01722)	Relevancy Rules 401-402
349.	July 12, 2006 LA Weekly "Film Reviews" (SMP_01723-01725)	Relevancy Rules 401-402
350.	August 16, 2006 Eonline review of Little Man (SMP_01726)	Relevancy Rules 401-402
403.	Email Exchange ending February 28, 2007 between Ahyoung Kim to Tracy Fisher, Rick Alvarez (JE_160-161)	Relevancy Rules 401-402

11. Witness lists of the parties have been filed with the Court.

Only the witnesses identified in the lists will be permitted to testify (other than solely for impeachment).

Each party intending to present evidence by way of deposition testimony has marked such depositions in accordance with L.R. 16-2.7. For this purpose, the following depositions shall be lodged with the Clerk as required by L.R. 32-1:

None. The parties have agreed to lodge depositions that may be used for purposes of impeachment, including the deposition of Jared Edwards.

12. The following law and motion matters and motions in limine, and no others, are pending or contemplated:

Plaintiff contemplates filing motions in limine to preclude evidence or testimony concerning baseless, prejudicial and irrelevant allegations of Plaintiff's purported involvement in criminal activity. The parties will work to stipulate to motions in limine prior to the Pre-Trial Conference.

Defendants contemplate filing motions in limine regarding settlement discussions, criminal activity of parties or third parties, evidence disputing Edwards's status as a full-time employee during the relevant time period and net worth of Defendants. The parties will work to stipulate to motions in limine prior to the Pre-Trial Conference.

1	13.	Bifurcation of the following issues for trial is ordered:	
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$		None.	
3 4	14. parties hav Pretrial Co of the trial	The foregoing admissions having been made by the parties, and the ring specified the foregoing issues remaining to be litigated, this Final onference Order shall supersede the pleadings and govern the course of this cause, unless modified to prevent manifest injustice.	
5		, , , , , , , , , , , , , , , , , , , ,	
6	Dated: Feb	oruary 8, 2011.	
7			
8		THE HON. MANUEL L. REAL UNITED STATES DISTRICT JUDGE	
9			
10	Approved a	as to form and content.	
11			
12			
13	Attorney for Digitiff I and Educated		
14	Attorney for Plaintiff Jared Edwards		
15			
16			
17	Attorney for Defendants Keenen Ivory		
18	Wayans, Marlon Wayans, Shawn Wayans, Wayans Bros. Productions, and St. Martin's		
19	Press, Inc. (now known as SMP (1952) Inc.)		
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24 25			
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